## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

| In re Terrorist Attacks on September 11, 2001 | 03 MDL 1570 (GBD)(SN) |
|---|-----------------------|
|   | ECF Case              |

This document relates to:

Burnett, et al. v. Al Baraka Investment & Development Corp. 1:03-cv-09849 (GBD)(SN) Burnett, et al. v. Islamic Republic of Iran 1:15-cv-09903 (GBD)(SN) Estate of John Patrick O'Neill Sr., et al. v. Islamic Republic of Iraq, et al. 04-cv-01076 (GBD)(SN)

## DECLARATION OF JOHN F. SCHUTTY, ESQ. IN SUPPORT OF APPLICATION TO SUBSTITUTE COUNSEL

John F. Schutty, pursuant to 28 U.S.C. § 1746, declares under the penalty of perjury under the laws of the United States of America, that the following is true and correct:

- 1. I am an attorney admitted to practice before this Court. I submit this Declaration in support of a consent application (Local Civil Rule 1.4) to substitute my law firm, Law Office of John F. Schutty, P.C., in the place and stead of the law office of Motley Rice LLC, on behalf of Plaintiff Jennifer Nilsen, Individually as Spouse and as Personal Representative of the Estate of Troy Nilsen, Deceased, and the adult children of Troy Nilsen, Plaintiffs Ryan Nilsen and Scott Nilsen. I am personally familiar and attest to the truth of the facts that follow below.
- 2. This MDL litigation is ongoing, and it is being handled by a Plaintiffs' Steering Committee, so there will be no prejudice to the Plaintiffs or the Defendants by the requested substitution of the Plaintiff's original counsel.
- 3. The attached "Consent" (Ex. A) shows that these Plaintiffs, their outgoing attorney (John Eubanks), and their incoming attorney (John F. Schutty), consent to the substitution.
- 4. Similar "Consents" have previously been filed for Plaintiffs Irene Dickey, Dara Seaman, Allison Wallice, Joanne Kelly, Susan Sliwak, Jacqueline Eaton-Garland, Lisa O'Brien,

Eileen Lynch, Kristen Breitweiser and Patricia Ryan; those "Consents" also were signed by those Plaintiffs and certain other attorneys, and those substitutions by consent were previously "so-ordered" by this Court. *See*, *e.g.*, MDL ECF#3841.

5. In light of Plaintiffs' wishes, and their attorneys' consent, I respectfully request that this substitution be completed without delay, by the court "so-ordering" the attached "Consent."

Dated: New York, New York July 30, 2024

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

/s/ John F. Schutty

John F. Schutty (JS2173)

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